

# UNITED STATES PATENT AND TRADEMARK OFFICE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/701,882	11/05/2003	Colin Ford	7199	6706	
26158 75	590 10/28/2005		EXAM	EXAMINER	
WOMBLE CARLYLE SANDRIDGE & RICE, PLLC			LUONG, SHIAN TINH NHAN		
P.O. BOX 7037 ATLANTA, G	A 30357-0037	•	ART UNIT	PAPER NUMBER	
			3728		
			DATE MAILED: 10/28/2004	DATE MAILED: 10/28/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.



	Application No.	Applicant(s)	Applicant(s)				
Office Action Summers	10/701,882	FORD					
Office Action Summary	Examiner	Art Unit					
	Shian T Luong	3728					
The MAILING DATE of this communication	appears on the cover she	eet with the correspondence add	ress				
Period for Reply  A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATI  - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicatic  - If the period for reply specified above is less than thirty (30) days  - If NO period for reply is specified above, the maximum statutory i  - Failure to reply within the set or extended period for reply will, by  - Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).  Status	ON. FR 1.136 (a). In no event, however on. , a reply within the statutory minimu period will apply and will expire SIX statute, cause the application to be	r, may a reply be timely filed m of thirty (30) days will be considered timely (6) MONTHS from the mailing date of this col come ABANDONED (35 U.S.C. § 133).	mmunication.				
1) Responsive to communication(s) filed or	<u>19 September 2005</u> .						
2a)⊠ This action is <b>FINAL</b> . 2b)□	This action is non-final		,				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4)⊠ Claim(s) <u>21-52</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>21-41 and 43-52</u> is/are rejected.							
7)⊠ Claim(s) <u>42</u> is/are objected to.							
8) Claims are subject to restriction and/or election requirement.							
Application Papers							
9) The specification is objected to by the Examiner.							
10) ☐ The drawing(s) filed on is/are objected to by the Examiner.							
11) The proposed drawing correction filed on is: a) approved b) disapproved.							
12) The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. § 119		,					
13) Acknowledgment is made of a claim for fo	reign priority under 35 U	.S.C. § 119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
Copies of the certified copies of the application from the Internations     See the attached detailed Office action for a	al Bureau (PCT Rule 17.2	2(a)).	Stage				
14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).							
Attachment(s)							
15) Notice of References Cited (PTO-892)	18) 🗍 Ir	nterview Summary (PTO-413) Paper No	(s)				
16) Notice of Draftsperson's Patent Drawing Review (PTO-9-17) Information Disclosure Statement(s) (PTO-1449) Paner N	48) 19) 🔲 N	otice of Informal Patent Application (PT					

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## Claim Rejections - 35 USC § 112

1. Claims 22-33,44-51 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. In claims 22 and 44, the first plurality of tear lines 58 in the first side panel does not converge with the second plurality of tear lines 64 since they are at different locations on the carton.

### Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 21-25,28,29,31,32,34-36,43,44-47,49,51-52 are rejected under 35 U.S.C. 103(a) as being unpatentable over Merkel et al. (US 3,002,613) in view of Mott (US 2,152,079). Merkel et al. discloses a combination shipping and dispensing carton which can be converted into side-by-side dispensers for dispensing pouches in their upright position. The carton comprising a bottom panel 19a,19b, a top panel 18a,18b and foldably attached adjoining side panels 20a,20b,21a,21b, with each end being closed by a top end flap 48,49 foldably attached to the top panel, a side end flap foldably attached to each side panel, a bottom end flap foldably attached to the bottom panel, with means for securing the flaps in the closed position. The carton has a pair of tear lines 22,23 extending through a side panel between the top panel and the bottom panel. A fold line 27,28 that is scored or interspersed with cuts extends in the other side

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panel. The fold line and the pair of tear lines being interconnected so that when the pair of tear lines have been torn open, the carton can be formed in to side-by side dispensers by folding the folding line in the other side panel. The interconnection between the fold line and the pair of tear lines is at least one tear line or perforated line. The starting flap is the portion for the flap adjacent line 25 after a portion of the tear lines have been torn.

The fold line and the pair of tear lines are located so as to form side-by side dispensers that are of approximately the same size and configuration. The fold line and a pair of tear lines and the interconnection between them are each located approximate equidistant between two ends of the carton. The means for closing the flap is the glue.

Merkel et al. does not show a wider bottom panel flap as recited in claim 1. However, Mott teaches a fold-in half shipping box with tear away segment in its front side and top and rear wall. The box can be folded in half to display items contained therein after the tear away lines or segments have been removed. The side panel of the blank has divergent tear lines and the bottom panel 5 has substantially parallel tear line along most of the bottom panel. A portion of the bottom panel 5 has divergent lines near the first panel. The tear lines converge into the other side panel 4 until they met the fold line. After separate dispensers have been formed, the front wall of the dispenser has a low height from the bottom of the dispenser to allow viewing of the pouch. It would have been obvious in view of Mott to provide opening of desired size to allow retrieval and view of the articles.

4. Claims 33, 37-38 are rejected under 35 U.S.C. 103(a) as being unpatentable over the references applied above with respect to claim 32, further in view of Saam (US 5,927,498) or Carroll (Us 5,921,398). Merkel discloses generally all fo the limitatiosn o the claims, but does

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not show a plurality of pouches with product. Saam or Carroll teaches a storage and display carton for storing flexible pouches. The pouches having a top and bottom with top of the pouch being less full of the product than bottom. The pouches arranged in two rows with their bottoms being alternatively adjacent an end fo the carton and the tops of the pouches meeting in the center of the carton and overlapping each other so that the length between the ends of the carton is from approximately the length of a pouch to one and half times the length of a pouches carried it the carton. The pouches separate into the appropriate compartments after forming the side-by-side dispensers. Accordingly, it would have been obvious in view of Saam or Carroll to store articles such as pouches within the carton of Merkel et al. to separate the articles into the appropriate compartment.

Claims 39-41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Merkel et al. (US 3,002,613) in view of Mott (US 2,152,079) and Saam or Carroll. Merkel et al. discloses a combination shipping and dispensing carton which can be converted into side-by-side dispensers for dispensing pouches in their upright position. The carton comprising a bottom panel 19a,19b, a top panel 18a,18b and foldably attached adjoining side panels 20a,20b,21a,21b, with each end being closed by a top end flap 48,49 foldably attached to the top panel, a side end flap foldably attached to each side panel, a bottom end flap foldably attached to the bottom panel, with means for securing the flaps in the closed position. The carton has a pair of tear lines 22,23 extending through a side panel between the top panel and the bottom panel. A fold line 27,28 that is scored or interspersed with cuts extends in the other side panel. The fold line and the pair of tear lines being interconnected so that when the pair of tear lines have been torn open, the carton can be formed in to side-by side dispensers by folding the folding line in the other side

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panel. The interconnection between the fold line and the pair of tear lines is at least one tear line or perforated line. The starting flap is the portion for the flap adjacent line 25 after a portion of the tear lines have been torn.

The fold line and the pair of tear lines are located so as to form side-by side dispensers that are of approximately the same size and configuration. The fold line and a pair of tear lines and the interconnection between them are each located approximate equidistant between two ends of the carton. The means for closing the flap is the glue.

Merkel et al. does not show a wider bottom panel flap as recited in claim 1. However, Mott teaches a fold-in half shipping box with tear away segment in its front side and top and rear wall. The box can be folded in half to display items contained therein after the tear away lines or segments have been removed. The side panel of the blank has divergent tear lines and the bottom panel 5 has substantially parallel tear line along most of the bottom panel. A portion of the bottom panel 5 has divergent lines near the first panel. The tear lines converge into the other side panel 4 until they met the fold line. After separate dispensers have been formed, the front wall of the dispenser has a low height from the bottom of the dispenser to allow viewing of the pouch. It would have been obvious in view of Mott to provide opening of desired size to allow retrieval and view of the articles.

Merkel discloses generally all of the limitations of the claims, but does not show a plurality of pouches with product. Saam or Carroll teaches a storage and display carton for storing flexible pouches. The pouches having a top and bottom with top of the pouch being less full of the product than bottom. The pouches arranged in two rows with their bottoms being alternatively adjacent an end fo the carton and the tops of the pouches meeting in the center of

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the carton and overlapping each other so that the length between the ends of the carton is from approximately the length of a pouch to one and half times the length of a pouches carried it the carton. The pouches separate into the appropriate compartments after forming the side-by-side dispensers. Accordingly, it would have been obvious in view of Saam or Carroll to store articles such as pouches within the carton of Merkel et al. to separate the articles into the appropriate compartment.

### Allowable Subject Matter

- 6. Claims 26-27,30,48,50 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.
- 7. Claim 42 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Telephone inquiries regarding the status of applications or other general questions, by persons entitled to the information, should be directed to the group clerical personnel and not to the examiners. In as much as the official records and applications are located in the clerical section of the examining groups, the clerical personnel can readily provide status information without contacting the examiners, M.P.E.P. 203.08.

If in receiving this Office Action it is apparent to applicant that certain documents are missing, e.g., copies of references cited, form PTO-1449, form PTO-892, etc., requests for copies of such papers should be directed to Erica Miller at (571) 272-4370. For applicant's convenience, the official FAX number is (571) 273-8300. This practice may be used for filing papers not requiring a fee. It may also be used for filing papers which require a fee by applicants who authorize charges to a PTO deposit account. Please identify Examiner Luong of Art Unit 3728 at the top of your cover sheet of any correspondence submitted. Inquiries concerning the merits of the examination should be directed to Shian Luong whose telephone number is (571) 272-4557. The examiner can normally be reached on M-H from 7:00am to 4:00pm EST.

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Primary Examiner

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Shian Ludng

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STL

October 22, 2005